UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

In Re: :

NEURONTIN ANTITRUST Civil Action No. 02-1390(FSH)

LITIGATION

ORDER ON INFORMAL APPLICATION

This matter having come before the Court by way of submissions dated December 8, 2009 and December 9, 2009, regarding the scope of the Rule 30(b)(6) notice;

and the Court having considered the submission, record of proceedings, claims, and defenses;

and for the reasons set forth in the Opinion delivered on the record on December 10, 2009;

and for good cause shown,

IT IS ON THIS 10th day of December, 2009

ORDERED that the request to compel Warner Lambert to produce a Rule 30(b)(6) witness to testify about off-label marketing for neurodegenerative diseases and and the factual basis for the off-label uses denials in its Answer is granted;

IT IS FURTHER ORDERED that the request to compel Warner Lambert to produce a Rule 30(b)(6) witness concerning Warner-Lambert's efforts to prevent/remedy its promotion of off-label uses after its guilty plea is denied. Because defendant objected to presenting a Rule 30(b)(6) witness on this subject, all parties are precluded from using information about this topic in this case;

IT IS FURTHER ORDERED that the request for court-intervention concerning the four topics set forth in the May 1 Patent deposition notice concerning the '482 patent is denied; and IT IS FURTHER ORDERED that the request to strike footnote 8 is moot as it contents were played no role in the ruling.

s/Patty Shwartz

UNITED STATES MAGISTRATE JUDGE